MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

February 2, 2009

DIVISION FOUR

B208347 Wangen, et al. (Not for Publication)

v.

Gardner Denver, Inc., et al.

The order staying further proceedings on the ground of forum non conveniens is affirmed. Respondents shall recover costs on appeal.

Willhite, Acting P.J.

We concur: Manella, J.

Suzukawa, J.

B204336 Castro (Not for Publication)

v.

Wright et al.

The judgment is affirmed. Respondents shall have their costs on appeal.

Epstein, P.J.

We concur: Manella, J.

Suzukawa, J.

DIVISION FOUR (continued)

B206587 Los Angeles County, D.C.F.S. (Not for Publication)

V.

Y.T.

The order denying father's discovery motion is affirmed. The order denying father's application for rehearing of the January 18, 2008 order is reversed. The juvenile court is directed to conduct a hearing de novo on the issue of visitation.

Willhite, J.

We concur: Epstein, P.J.

Suzukawa, J.

DIVISION SIX

B212067 Bernstein (Not for Publication)

v.

Ventua County Superior Court

Bernstein, etc., et al.

The petition for extraordinary writ is denied. This opinion is final as to this court immediately. (Cal. Rules of Court, rule 8.490 (formerly rule 8.264(b)(3).) Our order to show cause, having served its purpose, is discharged. Our temporary stay order of November 19, 2008, is vacated and the request made at oral argument, for a stay while review is sought in the California Supreme Court, is denied.

Yegan, Acting P.J.

We concur: Coffee, J.

Perren, J.

DIVISION SEVEN

B205640 Realwealth Corporation (Not for Publication)

v.

Rahe, et al.

The judgment of the superior court is reversed. The matter is remanded to permit further proceedings consistent with this opinion on Realwealth's first and third causes of action of cross-complaint. The demurrers were properly sustained as to the second and fourth causes of action. Appellants are to recover their costs on appeal.

Zelon, J.

We concur: Perluss, P.J. Jackson, J.

B201492 Marik et al., (Not for Publication)

v.

Buckeye Retirment Co. et al.,

The judgment of the superior court is affirmed. Respondent is to recover its costs on appeal.

Zelon, J.

We concur: Woods, Acting P.J.

Jackson, J.

B205595 Los Angeles County, D.C.F.S. (Not for Publication)

V.

Christina I.

The orders of the juvenile court are affirmed.

Perluss, P.J.

We concur: Woods, J.

Zelon, J.

DIVISION SEVEN (continued)

B197613 People (Not for Publication)

v.

Sanchez

The judgment is conditionally reversed. On remand the trial court is to conduct an in camera review of the requested personnel records, as identified in this opinion, for relevance. If that review reveals no relevant information, the trial court shall reinstate Sanchez's original judgment of conviction and sentence. If that review reveals relevant information, the trial court must order disclosure, allow Sanchez an opportunity to demonstrate prejudice and order a new trial if there is a reasonable probability the outcome would have been different had the information been disclosed. If Sanchez is unable to show any prejudice, the original judgment is to be reinstated. In all other respects the orders of the trial court and Sanchez's convictions are affirmed.

Perluss, P.J.

We concur: Woods, J.

Zelon, J.

B204567 People (Not for Publication)

v.

Jackson

The judgment is affirmed.

Perluss, P.J.

We concur: Zelon, J.

Jackson, J.

DIVISION EIGHT

B206338 People (Not for Publication)

v.

Richard Givens

As amended, we affirm the judgment.

Rubin, Acting P.J.

We concur: Flier, J.

Bigelow, J.

B200657 People

v.

Feliz Gonzalez

Filed order modifying opinion. Petition for rehearing is denied. (No

change in the judgment)